

Application No. 09/671,555
Amendment dated October 19, 2005
Response to Office Action of July 19, 2005

Atty. Docket No. 042390. P4525D
Examiner Rachna Singh
TC/A.U. 2176

Remarks

Applicants respectfully request reconsideration of the present U.S. Patent application as amended herein. Claims 28-29, 32, 36, 38, 43-45, 48-54 have been amended. Claims 28-56 remain pending.

CONFERENCE REQUEST

IF THE FOREGOING IS NOT DEEMED TO PLACE THE CLAIMS IN CONDITION FOR ALLOWANCE, THE EXAMINER IS REQUESTED TO CONTACT THE UNDERSIGNED AND PERFORM A TELEPHONE INTERVIEW.

Response To Advisory Action

In reviewing the Advisory Action dated October 3, 2005, it appears the Office does not quite grasp the intended use of the term persistence in the claims and its effect on retaining display of first data in the information browser while allowing second data to be selectively, e.g., if desired, replaced with new data incident to a navigation event.

The general idea here is that a conventional information browser such as a web browser can be directed to load data, such as a web page, irrespective of what is currently being displayed by the information browser. There are many ways to direct this loading; including defining a web page (which may be a frames based page) that directs the information browser to load new data, e.g. a new web page, or by way of activating navigation controls of a user interface to the information browser, e.g., by entering an address into an address bar, pressing a Forward, Back, or Home button, etc. Any of these ways may be performed to direct the information browser to load data.

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While the Examiner is right that frames may be used to define different portions of an information browser that may be updated independently of each other (each frame is logically its own web page instance), there is nothing about frames that actively prevents the information browser from being directed to load new data, such as a new web page unrelated to a currently displayed web page with frames. That is, frames only work as suggested by the Office if and when the code in the frames is aware of the frames and uses specifically structured HTML commands to direct replacement of data in a particular frame. If code is loaded in a frame that generally directs the information browser to navigate to a new web page, e.g., it is not written to support the frames, then that navigation will occur generally, causing the frames based page to be behind. There is nothing in the W3C or La Strange documents to prevent this. Again, unless the code in the frames is specially written to support the frames, a conventional information browser will navigate to a new web page, leaving the frames based page behind.

This is **not** what is claimed.

Recited embodiments concern modifying a conventional information browser so that it is configured to recognize and provide an unconventional response to a request to navigate the information browser to display new data, e.g., to navigate away from displaying first and second data and to instead display the new data. As discussed above, a conventional browser would do so. But this is **not** what is claimed. Instead, claim 1 (which has been amended in an effort to clarify inventive intent in response to the apparent confusion over inventive intent indicated in the Office Action and Advisory Action) has been amended to recite:

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28. A method for persistently displaying data in an information browser navigatable based at least in part on a request associated with a navigation operation definable in data loadable in the information browser or a navigation user-interface operable independent of the navigation operation, comprising:

displaying first and second data in at least one display region of the information browser;

configuring the information browser to selectively update the display region responsive to requests to navigate the information browser away from displaying the first and second data;

receiving the request to navigate the browser away from displaying the first and second data and display new data in the display region; and

responsive to the request, persistently displaying the first data and replacing displaying the second data with displaying the new data.

The interaction among the claim elements should now be more clear, as should the intent that recited embodiment include catching any navigation requests arising from use of a user-interface of the information browser as well as from navigation requests defined by data loaded into the information browser. The recited "persistently displaying the first data and allowing the new data to replace the second data in the display region" simply is not possible with the W3C/La Strange documents relied on by the Office.

The frames teachings relied on by the Office has no frame option or frame command to prevent the information browser from responding to the recited received request and hence losing the first data as it responds to the request. It is respectfully submitted that the recited persistence of the first data is is not possible with the documents relied on by the Office. (For clarity, and brevity, Applicant's previous arguments regarding these documents are incorporated herein by reference.)

Related amendments have been made to claim 43 and this claim should be allowable for corresponding reasons as discussed above.

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35 USC §112

Claims 28-42 remain rejected under 35 USC §112 ¶2 as being indefinite. While Applicant previously traversed these rejections, it is believed these rejections are now moot in light of the amendments to the recited.

35 USC §103(a)

Claims 28-54 remain rejected as being obvious over W3C "Implementing HTML Frames" in view of LaStrange (US Patent No. 5,784,058). While Applicant previously traversed these rejections, it is believed these rejections are now moot in light of the amendments to the recited.

As discussed previously, one fundamental problem with LaStrange is that it resolves its "persistence" by opening a NEW web page window (col. 1 lines 51-52). As should be apparent in the amended embodiments, this is not what is claimed. Recited embodiments do not open new windows to display new information and such an action is fundamentally different from combining information into the display region as recited. Also, as discussed above regarding the Advisory Action, frames based web pages can not prevent information browser navigation.

Thus, based on the foregoing, it is respectfully submitted that neither the W3C document, nor the La Strange document, whether considered individually or one in combination with the other, can render the recited embodiments obvious.

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Amendments to Claims 44, 45, 48-54

These claims have been amended to make their claim preambles consistent to changes made to independent claim 43.

Conclusion

It is believed all past rejections have been addressed through the amendments above. Hence, for at least the foregoing reasons and reasons discussed in past responses, claims 28-56 are deemed in condition for allowance and such action is earnestly solicited.

Please charge any shortages and credit any overcharges to our Deposit Account number 02-2666.

Respectfully submitted,

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